## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DESIREE PURVENAS HAYES : CIVIL ACTION

Plaintiff, :

:

v. : NO. 22-cv-02277-ER

SALTZ, MONGELUZZI & BENDESKY, : P.C. :

Defendant. :

## **NOTICE**

A settlement conference **via the internet** will be held on **April 12**, **2023** at **2:00 p.m.**, before the Honorable Richard A. Lloret, United States Magistrate Judge. Please email all participants' names and emails to sheila\_mccurry@paed.uscourts.gov by **April 5**, **2023**. The ZOOM log-on information will be emailed prior to the conference. A status telephone call will be held on **April 5**, **2023** at **2:00 p.m.** Counsel will call chamber's call-in number which was provided via e-mail.

- Plaintiff must make a demand before the settlement conference. Defendant must make an offer before the conference.
- Plaintiff will comply with Fed.R.Civ.P. 26(a)(1)(A)(iii) **at once**, if plaintiff has not already provided a computation of damages that complies with the rule.
- Defendant will comply with Fed.R.Civ.P. 26(a)(1)(A)(iv) <u>at once</u>, if defendant has not already provided a full and complete copy of all insurance policies (including policy limits, retention and deductibles) in accordance with the rule.
- Please notify the court by joint telephone conference one week before the conference if settlement is not a real possibility, for example, if the defendant will not make an offer or will offer only nuisance value.
- Counsel is responsible to have clients with <u>full settlement</u> <u>authority</u> physically present for the duration of the conference. A call for additional authority to settle ordinarily means that the in-person representative did not have full settlement authority.

Please complete the attached summary and e-mail it to Chambers at sheila\_mccurry@paed.uscourts.gov on or before **April 5, 2023**. <u>If it is NOT emailed</u> by then Judge Lloret may CANCEL the settlement conference.

/s/ Sheila McCurry
SHEILA MCCURRY
Courtroom Deputy to the
Honorable Richard A. Lloret
U.S. Magistrate Judge
sheila mccurry@paed.uscourts.gov

Date: March 29, 2023

<sup>&</sup>lt;sup>1</sup> Each entity with an interest in the case (for instance, an insurance company *and* the insured) must have a person with full settlement authority in attendance.

## SETTLEMENT CONFERENCE SUMMARY

CAPTION:	
DISTRICT COURT JUDGE: TRIAL/POOL DATE:	JURY / NONJURY (Circle One)
COUNSEL ATTENDING THE SETTLEMENT CONFERENCE:	
Name:	
Address:	
Phone:	
Client:	
CLIENT ATTENDING THE SETTLEMENT CONFERENCE:	
Name of the person with full settlement authority who will settlement conference (include the person's company and position)	
MOTIONS PENDING:	
OTHER RELEVANT MATTERS:	
DEMAND AND OFFER:	

## ATTACH A **ONE PAGE** SYNOPSIS OF THE CASE.

<u>NOTE</u>: Submission of this form is a certification under Fed.R.Civ.P. 26(g) that counsel has complied with Fed.R.Civ.P. 26(a)(1) regarding initial disclosure of a computation of damages (as to plaintiff) and all insurance policies (as to defendant).